

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS

MARGARET BOYD-OWENS, AND
JACQUELINE JOHNSON

PLAINTIFFS

V. CASE NO. 4:20CV-01284

SHORTER COLLEGE, INC.

DEFENDANT

MOTION TO DISMISS WITH PREJUDICE

COMES the Plaintiffs, by and through counsel, **SUTTER & GILLHAM, P.L.L.C.**; and, for this Motion to Dismiss with Prejudice, he states:

1. A settlement has been reached in this matter. Therefore, each Plaintiff moves to dismiss this cause of action, *with prejudice*, each party to bear their own costs and fees.

WHEREFORE, Plaintiff, **CHARLES WARREN**, prays for an Order granting this Motion to Dismiss, *with prejudice*; each party to bear their own fees and costs; and, for all other just and proper relief.

Respectfully submitted,

SUTTER & GILLHAM, P.L.L.C.
Attorneys at Law
P.O. Box 2012
Benton, AR 72018
501/315-1910 Office
501/315-1916 Facsimile
Attorneys for the Plaintiff

By: /s/ Luther Sutter
Luther Sutter, Esq. ARBN 95031
luther.sutterlaw@gmail.com

CERTIFICATE OF SERVICE

I, Luther Sutter, certify that on this 11th day of August, 2022, a copy of the Motion to Dismiss with Prejudice has been served upon counsel of record via ECF and mail as follows:

John Frase

By: */s/ Luther Sutter*
Luther Sutter, Esq. ARBN 95031
luther.sutterlaw@gmail.com